By: Sidding, B

FILED APR 16 2003

H.B. No. 3590

I certify this to be a true and correct copy of the indicated document as referred or transmitted to committee.

A BILL TO BE ENTITLED

Chief Clerk of the House

AN ACT

relating to medical management issues and average weekly wage benchmarks in the Texas workers' compensation system.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

ARTICLE 1. INFORMATION EXCHANGE

SECTION 1.01. Section 413.0511, Labor Code, is amended by amending subsection (b)(6) to read as follows:

Sec. 413.0511. MEDICAL ADVISOR.

- (b) The medical advisor shall make recommendations regarding the adoption of rules to:
- (6) <u>pursuant to Section 413.012, 413.0513 and 413.0514</u>, receive, and share with the medical quality review panel established under Section 413.0512, confidential information <u>or information to which access is otherwise restricted by law</u> from the Texas State Board of Medical Examiners, the Texas Board of Chiropractic Examiners, or other occupational licensing boards regarding [disciplinary actions imposed on] a physician, chiropractor, or other type of doctor who applies for registration or is registered with the commission on the list of approved doctors; and
- (7) determine minimal modifications to the reimbursement methodology and model used by the Medicare system as necessary to meet occupational injury requirements.
- SECTION 1.02. Section 413.0513, Labor Code, is amended by amending subsections (a) and (b) and adding Subsection (c) to read as follows:

Sec. 413.0513. CONFIDENTIALITY REQUIREMENTS.

- (a) Information collected, assembled, or maintained by or on behalf of the commission under Section 413.0511 or 413.0512 is an investigation file under Section 402.092. [, and] Information collected, assembled, or maintained by or on behalf of the commission under Section 413.0511 or 413.0512 that is confidential information or information to which access is otherwise restricted under law, may not be disclosed under Section 413.0511 or 413.0512 except:
 - (1) in a criminal proceeding;
 - (2) in a hearing conducted by or on behalf of the commission;
 - (3) in a hearing conducted by another licensing or regulatory authority, as provided in the interagency agreement; or
 - (4) on a finding of good cause in an administrative or judicial proceeding involving the enforcement of this subtitle or in a disciplinary action under this subtitle.
- (b) Confidential information <u>and information to which access is otherwise restricted</u> by law developed by or on behalf of the commission under Section <u>413.0511 or</u> 413.0512 is not subject to discovery or court subpoena in any action other than:
 - (1) an action to enforce this subtitle brought by the commission, an appropriate licensing or regulatory agency, or an appropriate enforcement authority; or
 - (2) a criminal proceeding.
- (c) Any information sent from the Texas State Board of Medical Examiners to the commission that is confidential or to which access is otherwise restricted under law is not subject to disclosure under Subsection 413.0513.
- SECTION 1.03. Chapter 413, Subchapter E, Labor Code, is amended by adding section 413.0514 and section 413.0515 to read as follows:
- Sec. 413.0514. INFORMATION SHARING WITH OCCUPATIONAL LICENSING BOARDS.
 - (a) This section applies only to information held by or for the commission, the Texas

State Board of Medical Examiners, and Texas Board of Chiropractic Examiners that relates to a person who is licensed or otherwise regulated by any of those state agencies.

- (b) The commission and the Texas State Board of Medical Examiners on request or on its own initiative, may share with each other confidential information or information to which access is otherwise restricted by law. The commission and the Texas State Board of Medical Examiners shall cooperate with and assist each other when either agency is conducting an investigation by providing information to each other that the sending agency determines is relevant to the investigation. Except as provided by this section, confidential information that is shared under this section remains confidential under law and legal restrictions on access to the information remain in effect. Furnishing information by the Texas State Board of Medical Examiners to the commission under this Subsection does not constitute a waiver of privilege or confidentiality as established by law.
- (c) Information that is received by a state agency the commission from the Texas State

 Board of Medical Examiners-remains confidential, and may not be disclosed by the state agency
 commission-except as necessary to further the investigation, and shall be exempt from disclosure
 under Labor Code Section 402.092 and Section 413.0513.
- (d) The commission and the Texas Board of Chiropractic Examiners on request or on its own initiative, may share with each other confidential information or information to which access is otherwise restricted by law. The commission and the Texas Board of Chiropractic Examiners shall cooperate with and assist each other when either agency is conducting an investigation by providing information to each other that is relevant to the investigation. Except as provided by this section, confidential information that is shared under this section remains confidential under law and legal restrictions on access to the information remain in effect unless the agency sharing the information approves use of the information by the receiving agency for enforcement purposes.
- (e) The commission and the Texas State Board of Medical Examiners shall provide information to each other on all disciplinary actions taken.
- (f) The commission and the Texas Board of Chiropractic Examiners shall provide information to each other on all disciplinary actions taken.

Sec. 413.0515. REPORTS OF PHYSICIAN OR CHIROPRACTOR VIOLATIONS.

- (a) If the commission or the Texas State Board of Medical Examiners discovers an act or omission by a physician that may constitute a felony, a misdemeanor involving moral turpitude, a violation of a state or federal narcotics or controlled substance law, an offense involving fraud or abuse under the Medicare or Medicaid program, or a violation of this subtitle, each shall immediately report that act or omission to the other.
- (b) If the commission or the Texas Board of Chiropractic Examiners discovers an act or omission by a chiropractor that may constitute a felony, a misdemeanor involving moral turpitude, a violation of a state or federal narcotics or controlled substance law, an offense involving fraud or abuse under the Medicare or Medicaid program, or a violation of this subtitle, each shall immediately report that act or omission to the other.

SECTION 1.04. Section 160.006, Subsection (a), Occupations Code, is amended to read as follows:

- Sec. 160.006. BOARD CONFIDENTIALITY. (a) A record, report, or other information received and maintained by the board under this subchapter or Subchapter B, including any material received or developed by the board during an investigation or hearing and the identity of, and reports made by, a physician performing or supervising compliance monitoring for the board, is confidential. The board may disclose this information only:
- (1) in a disciplinary hearing before the board or in a subsequent trial or appeal of a board action or order;
- (2) to the physician licensing or disciplinary authority of another jurisdiction, to a local, state, or national professional medical society or association, or to a medical peer review committee located inside or outside this state that is concerned with granting, limiting, or denying a physician hospital privileges;
 - (3) under a court order; [or]
- (4) to qualified personnel for bona fide research or educational purposes, if personally identifiable information relating to any physician or other individual is first deleted; or
- (5) to the Texas Workers' Compensation Commission pursuant to Labor Code Section 413.0514.

ARTICLE 2. MEDICAL QUALITY REVIEW PANEL IMMUNITY

SECTION 2.01. Section 413.0512, Labor Code, is amended by amending Subsection (d) to read as follows:

Sec. 413.0512. MEDICAL QUALITY REVIEW PANEL.

(d) A person who serves on the medical quality review panel is <u>immune from civil liability</u> [not liable on a civil action] for an act <u>performed or recommendation made within the scope of the functions of the panel</u>, if that member acts without malice and in the reasonable belief that the action or recommendation is warranted by the facts known to that person. A person who serves on the panel [performed in good faith as a member of the panel and] is entitled to the same protections afforded a commission member under Section 402.010, in the event of a civil action brought against a member of the panel arising from the member's participation on the panel.

ARTICLE 3. STATE AVERAGE WEEKLY WAGE

SECTION 3.01. Section 408.047, Labor Code, is amended to read as follows: Sec. 408.047. STATE AVERAGE WEEKLY WAGE. The state average weekly wage for the fiscal year beginning September 1, 2003 and ending August 31, 2004 is \$537, and for the fiscal year beginning September 1, 2004 and ending August 31, 2005 is \$539 [equals the annual average of the average weekly wage of manufacturing production workers in this state, as determined by the Texas Employment Commission].

ARTICLE 4. EFFECTIVE DATE

SECTION 4.01. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2003.

HOUSE COMMITTEE REPORT AND OF THE MESE VIATIVES

1st Printing

By: Giddings

1

H.B. No. 3590

A BILL TO BE ENTITLED

AN ACT

2	relating to medical management issues and average weekly wage
3	benchmarks in the Texas workers' compensation system.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	ARTICLE 1. INFORMATION EXCHANGE
6	SECTION 1.01. Section 413.0511, Labor Code, is amended by
7	amending subsection (b)(6) to read as follows:
8	Sec. 413.0511. MEDICAL ADVISOR.
9	(b) The medical advisor shall make recommendations
10	regarding the adoption of rules to:
11	(6) pursuant to Section 413.012, 413.0513 and
12	413.0514, receive, and share with the medical quality review panel
13	established under Section 413.0512, confidential information or
14	information to which access is otherwise restricted by law from the
15	Texas State Board of Medical Examiners, the Texas Board of
16	Chiropractic Examiners, or other occupational licensing boards
17	regarding [disciplinary actions imposed on] a physician,
18	chiropractor, or other type of doctor who applies for registration
19	or is registered with the commission on the list of approved
20	doctors; and
21	(7) determine minimal modifications to the
22	reimbursement methodology and model used by the Medicare system as
23	necessary to meet occupational injury requirements.
24	SECTION 1.02. Section 413.0513, Labor Code, is amended by

- 1 amending subsections (a) and (b) and adding Subsection (c) to read
- 2 as follows:
- 3 Sec. 413.0513. CONFIDENTIALITY REQUIREMENTS. (a)
- 4 Information collected, assembled, or maintained by or on behalf of
- 5 the commission under Section 413.0511 or 413.0512 is an
- 6 investigation file under Section 402.092. [7 and] Information
- 7 collected, assembled, or maintained by or on behalf of the
- 8 commission under Section 413.0511 or 413.0512 that is confidential
- 9 information or information to which access is otherwise restricted
- under law, may not be disclosed under Section 413.0511 or 413.0512
- 11 except:
- 12 (1) in a criminal proceeding;
- 13 (2) in a hearing conducted by or on behalf of the
- 14 commission:
- 15 (3) in a hearing conducted by another licensing or
- 16 regulatory authority, as provided in the interagency agreement; or
- 17 (4) on a finding of good cause in an administrative or
- 18 judicial proceeding involving the enforcement of this subtitle or
- in a disciplinary action under this subtitle.
- 20 (b) Confidential information and information to which
- 21 access is otherwise restricted by law developed by or on behalf of
- the commission under Section 413.0511 or 413.0512 is not subject to
- 23 discovery or court subpoena in any action other than:
- 24 (1) an action to enforce this subtitle brought by the
- 25 commission, an appropriate licensing or regulatory agency, or an
- 26 appropriate enforcement authority; or
- 27 (2) a criminal proceeding.

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- 1 (c) Any information sent from the Texas State Board of
 2 Medical Examiners to the commission that is confidential or to
 3 which access is otherwise restricted under law is not subject to
 4 disclosure under Subsection 413.0513.
- SECTION 1.03. Chapter 413, Subchapter E, Labor Code, is amended by adding section 413.0514 and section 413.0515 to read as follows:
- 8 Sec. 413.0514. INFORMATION SHARING WITH OCCUPATIONAL
 9 LICENSING BOARDS. (a) This section applies only to information
 10 held by or for the commission, the Texas State Board of Medical
 11 Examiners, and Texas Board of Chiropractic Examiners that relates
 12 to a person who is licensed or otherwise regulated by any of those
 13 state agencies.

Examiners on request or on its own initiative, may share with each other confidential information or information to which access is otherwise restricted by law. The commission and the Texas State Board of Medical Examiners shall cooperate with and assist each other when either agency is conducting an investigation by providing information to each other that the sending agency determines is relevant to the investigation. Except as provided by this section, confidential information that is shared under this section remains confidential under law and legal restrictions on access to the information remain in effect. Furnishing information by the Texas State Board of Medical Examiners to the commission under this Subsection does not constitute a waiver of privilege or confidentiality as established by law.

- (c) Information that is received by a state agency the
- 2 <u>commission from the Texas State Board of Medical Examiners-remains</u>
- 3 confidential, and may not be disclosed by the state agency
- 4 commission-except as necessary to further the investigation-, and
- 5 shall be exempt from disclosure under Labor Code Section 402.092
- 6 and Section 413.0513.
- 7 (d) The commission and the Texas Board of Chiropractic
- 8 Examiners on request or on its own initiative, may share with each
- 9 other confidential information or information to which access is
- otherwise restricted by law. The commission and the Texas Board of
- 11 Chiropractic Examiners shall cooperate with and assist each other
- 12 when either agency is conducting an investigation by providing
- 13 <u>information to each other that</u> is relevant to the investigation.
- 14 Except as provided by this section, confidential information that
- 15 <u>is shared under this section remains confidential under law and</u>
- 16 <u>legal restrictions</u> on access to the information remain in effect
- 17 unless the agency sharing the information approves use of the
- 18 <u>information</u> by the receiving agency for enforcement purposes.
- (e) The commission and the Texas State Board of Medical
- 20 Examiners shall provide information to each other on all
- 21 <u>disciplinary actions taken.</u>
- 22 <u>(f) The commission and the Texas Board of Chiropractic</u>
- 23 Examiners shall provide information to each other on all
- 24 disciplinary actions taken.
- Sec. 413.0515. REPORTS OF PHYSICIAN OR CHIROPRACTOR
- 26 <u>VIOLATIONS.</u> (a) If the commission or the Texas State Board of
- 27 Medical Examiners discovers an act or omission by a physician that

- 1 may constitute a felony, a misdemeanor involving moral turpitude, a
- 2 violation of a state or federal narcotics or controlled substance
- 3 law, an offense involving fraud or abuse under the Medicare or
- 4 Medicaid program, or a violation of this subtitle, each shall
- 5 immediately report that act or omission to the other.
- 6 (b) If the commission or the Texas Board of Chiropractic
- 7 Examiners discovers an act or omission by a chiropractor that may
- 8 constitute a felony, a misdemeanor involving moral turpitude, a
- 9 violation of a state or federal narcotics or controlled substance
- 10 law, an offense involving fraud or abuse under the Medicare or
- 11 Medicaid program, or a violation of this subtitle, each shall
- immediately report that act or omission to the other.
- SECTION 1.04. Section 160.006, Subsection (a), Occupations
- 14 Code, is amended to read as follows:
- 15 Sec. 160.006. BOARD CONFIDENTIALITY. (a) A record
- 16 report, or other information received and maintained by the board
- 17 under this subchapter or Subchapter B, including any material
- 18 received or developed by the board during an investigation or
- 19 hearing and the identity of, and reports made by, a physician
- 20 performing or supervising compliance monitoring for the board, is
- 21 confidential. The board may disclose this information only:
- (1) in a disciplinary hearing before the board or in a
- 23 subsequent trial or appeal of a board action or order;
- 24 (2) to the physician licensing or disciplinary
- 25 authority of another jurisdiction, to a local, state, or national
- 26 professional medical society or association, or to a medical peer
- 27 review committee located inside or outside this state that is

- 1 concerned with granting, limiting, or denying a physician hospital
- 2 privileges;
- 3 (3) under a court order; [or]
- 4 (4) to qualified personnel for bona fide research or
- 5 educational purposes, if personally identifiable information
- 6 relating to any physician or other individual is first deleted; or
- 7 (5) to the Texas Workers' Compensation Commission
- 8 pursuant to Labor Code Section 413.0514.
- 9 ARTICLE 2. MEDICAL QUALITY REVIEW PANEL IMMUNITY
- SECTION 2.01. Section 413.0512, Labor Code, is amended by
- amending Subsection (d) to read as follows:
- 12 Sec. 413.0512. MEDICAL QUALITY REVIEW PANEL.
- 13 (d) A person who serves on the medical quality review panel
- 14 is immune from civil liability [not liable on a civil action] for an
- 15 act performed or recommendation made within the scope of the
- 16 functions of the panel, if that member acts without malice and in
- 17 the reasonable belief that the action or recommendation is
- 18 warranted by the facts known to that person. A person who serves on
- 19 the panel [performed in good faith as a member of the panel and] is
- 20 entitled to the same protections afforded a commission member under
- 21 Section 402.010, in the event of a civil action brought against a
- 22 member of the panel arising from the member's participation on the
- 23 panel.
- 24 ARTICLE 3. STATE AVERAGE WEEKLY WAGE
- SECTION 3.01. Section 408.047, Labor Code, is amended to
- 26 read as follows:
- Sec. 408.047. STATE AVERAGE WEEKLY WAGE. The state average

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- 1 weekly wage for the fiscal year beginning September 1, 2003 and
- 2 ending August 31, 2004 is \$537, and for the fiscal year beginning
- 3 September 1, 2004 and ending August 31, 2005 is \$539 [equals the
- 4 annual average of the average weekly wage of manufacturing
- 5 production workers in this state, as determined by the Texas
- 6 Employment-Commission].
- 7 ARTICLE 4. EFFECTIVE DATE
- 8 SECTION 4.01. This Act takes effect immediately if it
- 9 receives a vote of two-thirds of all the members elected to each
- 10 house, as provided by Section 39, Article III, Texas Constitution.
- 11 If this Act does not receive the vote necessary for immediate
- effect, this Act takes effect September 1, 2003.

COMMITTEE REPORT

The Honorable Tom Craddick
Speaker of the House of Representatives

absent

25 April 200 (date)

Sir:						
We, your COMMITTEE ON BUS						
to whom was referred						
 do pass, without amendment. do pass, with amendment(s). do pass and be not printed; a Complete Committee Substitute is recommended in lieu of the original measure. 						
yes () no A fiscal note was requested.						
) yes () no A criminal justice policy impact statement was requested.						
() yes (🗸 no An equalized educational funding impact statement was requested.						
() yes () no An actuarial	analysis was requested.					
() yes () A water dev	() yes (v no A water development policy impact statement was requested.					
() yes () no A tax equity note was requested.						
() The Committee recommend	s that this measure be s	ent to the Committe	e on Local and Conse	nt Calendars.		
For Senate Measures: House S	ponsor	*********				
Joint Sponsors:						
Co-Sponsors:						
The measure was reported from	Committee by the follow AYE	ing vote: NAY	PNV	ABSENT		
Giddings, Chair	- V/					
Elkins, Vice-chair	- V					
Bohac	- V					
Kolkhorst						
Martinez Fischer						
Moreno, J. Oliveira	-					
Solomons						
Zedler						
				,		
Ω	aye	Kler	1 hiddin	,		
α	nay present, not voting	CHAIR				

BILL ANALYSIS

H.B. 3590 By: Giddings Business & Industry Committee Report (Unamended)

BACKGROUND AND PURPOSE

HB 2600, passed last session, required the Texas Workers' Compensation Commission (TWCC) to review the practices of doctors and insurance carriers to improve the quality of medical care and lower costs in the workers' compensation system. HB 3590 would allow TWCC to move forward on reviews of doctors and insurance carriers as described in HB 2600. By giving stronger immunity protections to members of TWCC's Medical Quality Review Panel (MQRP), the bill would ensure they cannot be sued for performing their reviews in good faith. HB 2600 created the MQRP to give TWCC additional medical expertise to monitor and sanction bad doctors and insurance carriers.

HB 3590 would address some of the confidentiality concerns about sharing information between TWCC and the Board of Medical Examiners (BME) and the Board of Chiropractic Examiners (BCE), since those entities also regulate doctors; this should allow the agencies to work more closely during individual investigations and disciplinary actions.

HB 3590 also addresses an issue that was recently discovered by TWCC relating to how the weekly or monthly cap of income benefits for injured workers is calculated. Currently, income benefits that injured workers receive are capped at 100 percent of the state average weekly wage (SAWW), which is calculated by the Texas Workforce Commission (TWC) using the average weekly wage for manufacturing production workers. The industry codes that TWC used to previously calculate the SAWW have changed; a statutory change is needed to avoid an unintended increase in the cap on weekly benefits.

RULEMAKING AUTHORITY

It is the committee's opinion that this bill does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution.

ANALYSIS

Amends Sections 413.0511 and 413.0513 of the Labor Code, to allow the medical advisor to share certain information with the Board of Medical Examiners, the Board of Chiropractic Examiners, or other occupational licencing boards regarding a physician, chiropractor, or other type of doctor who applies for registration or is registered with the commission. Clarifies that certain confidential information is not subject to disclosure. Adds Sections 413.0514 and 413.0515 to clarify information sharing between the commission and the occupational licensing boards, including disciplinary actions or violations. Amends Section 160.006 of the Occupations Code adding TWCC to list of entities entitled to information. Amends Section 413.0512, Labor Code, to provide immunity from civil liability to actions undertaken as a member of the Medical Quality Review Panel. Amends Section 408.047 of the Labor Code setting the state average weekly wage to \$537 for FY 2003-2004 and to \$539 for FY 2004-2005. Effective date.

EFFECTIVE DATE

Immediate effect with two-thirds vote, or failing this, September 1, 2003.

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SUMMARY OF COMMITTEE ACTION

HB 3590

April 23, 2003 8:45AM or continued 4/22/03 hearing

Considered in public hearing

Testimony taken in committee (See attached witness list.)

Left pending in committee

April 25, 2003 11:38AM or upon first adjournment

Considered in formal meeting

Reported favorably without amendment(s)

WITNESS LIST

HB 3590 HOUSE COMMITTEE REPORT **Business & Industry Committee**

April 22, 2003 - 2:00PM or upon final adjourn./recess

On: Schnautz, Jon (Research and Oversight council)
Shackelford, Michele (Board of Medical Examiners)

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 78TH LEGISLATIVE REGULAR SESSION

April 21, 2003

TO: Honorable Helen Giddings, Chair, House Committee on Business & Industry

FROM: John Keel, Director, Legislative Budget Board

IN RE: HB3590 by Giddings (Relating to medical management issues and average weekly wage benchmarks in the Texas workers' compensation system.), As Introduced

No fiscal implication to the State is anticipated.

The bill amends the Labor Code relating to medical management issues and average weekly wage benchmarks in the Texas workers' compensation system.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies: 453 Workers' Compensation Commission, 478 Research and Oversight Council on

Workers' Compensation

LBB Staff: JK, JRO, RT, JW

H.B. No. 3590

A BILL TO BE ENTITLED AN ACT



relating to medical management issues and average weekly wage benchmarks in the Texas worker's compensation system.

APR 1 6 2003	PERMISSION CHANTEU TO INTRODUCE
APR 1 6 2003	Filed with the Chief Clerk
APR 1 6 2003	Read first time and referred to Committee on Business and Industry
APR 2 5 2003	Reportedfavorably (i)
MAY 0 2 2003	Sent to Committee on (Calendars)
Manufacture and the second of the second	Read second time (comm. subst.) (amended); passed to third reading (failed) by a (non-record vote) (record vote of
	Constitutional rule requiring bills to be read on three several days suspended (failed to suspend) by a vote of yeas, nays, present, not voting
	Read third time (amended); finally passed (failed to pass) by a (non-record vote) (record vote of yeas, nays, present, not voting)
	Engrossed
	Sent to Senate
	Received from the House
	Received from the House Read and referred to Committee on
	Read and referred to Committee on
	Read and referred to Committee on
	Reported favorably Reported adversely, with favorable Committee Substitute; Committee Substitute read first time
	Reported favorably Reported adversely, with favorable Committee Substitute; Committee Substitute read first time Ordered not printed
	Reported favorably Reported adversely, with favorable Committee Substitute; Committee Substitute read first time Ordered not printed Laid before the Senate Senate and Constitutional Rules to permit consideration suspended by (unanimous consent)
	Reported favorably
	Reported favorably
	Reported favorably Reported adversely, with favorable Committee Substitute; Committee Substitute read first time Ordered not printed Laid before the Senate Senate and Constitutional Rules to permit consideration suspended by (unanimous consent) nays) Read second time,, and passed to third reading by (unanimous consent) (a viva voce vote) (

	(with amendments)
	House concurred in Senate amendments by a (non-record vote)
	(record vote of yeas, nays, present, not voting)
	House refused to concur in Senate amendments and requested the appointment of a conference committee by a (non-record vote) (record vote of yeas, nays, present, not voting)
	House conferees appointed:, Chair;,
	Senate granted House request. Senate conferees appointed:, Chair;
	Conference committee report adopted (rejected) by the House by a (non-record vote) (record vote of yeas, nays, present, not voting)
· · · · · · · · · · · · · · · · · · ·	Conference committee report adopted (rejected) by the Senate by a (viva voce vote) (record vote of yeas, nays)